UNITED STATES BANKRUPTCY COURT

Eastern District of Michigan

In re	ERIC VANTRUMP						
Debtor			Case No. <u>11-55021</u> Chapter: 7				
	REAFFIRMATION AC	GREE	MENT COVER SHEET				
	s form must be completed in its entirety and nin the time set under Rule 4008. It may be		•				
1.	1. Creditor's Name:_Chase Auto Finance						
2.	 Amount of the debt subject to this reaffirmation agreement: \$\frac{19,734.92}{\text{obs}}\$ on the date of bankruptcy \$\frac{19,761.91}{\text{to be paid under reaffirmation agreement}}\$ 						
3.	3. Annual percentage rate of interest: 3.84 % prior to bankruptcy 3.84 % under reaffirmation agreement (X Fixed Rate Adjustable Rate)						
4.	Repayment terms (if fixed rate): \$ 392.	47 per	month for 55 months				
5.	Collateral, if any, securing the debt: Cur Description: 2011 CHEVROLET EQUINOX	rrent m	narket value: \$27,350.00				
	Does the creditor assert that the debt is not yes, attach a declaration setting forth the national condischargeable.)		chargeable?YesNo the debt and basis for the contention that the debt				
De	ebtor's Schedule I and J Entries		Debtor's Income and Expenses as Stated on Reaffirmation Agreement				
7A.	Total monthly income from \$_10820 Schedule I, line 16	7 B .	Monthly income from all \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\				
8A.	Total monthly expenses from Schedule J, line 18	8B.	Monthly expenses \$ 9,499				
9A.	Total monthly payments on \$O reaffirmed debts not listed on Schedule J	9B.	Total monthly payments on \$ _ 0 - 0 - reaffirmed debts not included in monthly expenses				
		10B.	Net monthly income \$\frac{1}{321}\$ (Subtract sum of lines 8B and 9B from line 7B. If total is less than zero, put the number in brackets.)				

	B27 (C	Official Form27) (12/09)	Page 2			
	11.	Explain with specificity any difference be	tween the income amounts (7A and 7B):			
	12.	Explain with specificity any difference be SA includes this debt to be rea	tween the expense amounts (8A and 8B): Hirmed. 8B does Not.			
	any (If line 11 or 12 is completed, the undersign explanation contained on those lines is true:	ned debtor, and joint debtor if applicable, certifies that and correct.			
$\dot{\epsilon}$						
		Signature of Debtor (only required if line 11 or 12 is completed)	Signature of Joint Debtor (if applicable, and only required if line 11 or 12 is completed)			
	Othe	er Information				
	Check this box if the total on line 10B is less than zero. If that number is less than zero, a presumption of undue hardship arises (unless the creditor is a credit union) and you must explain with specificity the sources of funds available to the Debtor to make the monthly payments on the reaffirmed debt: Was debtor represented by counsel during the course of negotiating this reaffirmation agreement? YesNo If debtor was represented by counsel during the course of negotiating this reaffirmation agreement, has					
	coun	nsel executed a certification (affidavit or dec	laration) in support of the reaffirmation agreement?			
		FILER'S C	ERTIFICATION			
	agree	I hereby certify that the attached agreeme ement between the parties identified on this	nt is a true and correct copy of the reaffirmation Reaffirmation Agreement Cover Sheet. Signature			
			ROBERT KAMMEYER			
			Print/Type Name & Signer's Relation to Case			

Check one.

☐ Presumption of Undue Hardship
No Presumption of Undue Hardship

See Debtor's Statement in Support of Reaffirmation, Part II below, to determine which box to check.

UNITED STATES BANKRUPTCY COURT

Eastern District of Michigan

In re ERIC VANTRUMP	Case No. 11-55021					
Debtor	Chapter7					
REAFFIRMATION DOCUMENT	MENTS					
Name of Creditor: Chase Auto Finance						
☐ Check this box if Creditor is a Credit Unio	n					
PART I. REAFFIRMATION AGREEMENT						
Reaffirming a debt is a serious financial decision. Before entering into this Reaffirmation Agreement, you must review the important disclosures, instructions, and definitions found in Part V of this form.						
A. Brief description of the original agreement being reaffire	ned: AUTO LOAN 1704					
	For example, auto loan					
B. <i>AMOUNT REAFFIRMED</i> : \$ 19,761.91						
The Amount Reaffirmed is the entire amount that you are agreeing to pay. This may include unpaid principal, interest, and fees and costs (if any) arising on or before 06/08/11, which is the date of the Disclosure Statement portion of this form (Part V).						
See the definition of "Amount Reaffirmed" in Part V, Section C below.						
C. The <i>ANNUAL PERCENTAGE RATE</i> applicable to the 3.84 %.	Amount Reaffirmed is					
See definition of "Annual Percentage Rate" in Part V	, Section C below.					
This is a (check one) Fixed rate	J Variable rate					
If the loan has a variable rate, the future interest rate may inc Percentage Rate disclosed here.	rease or decrease from the Annual					

11-55021-tit Dog 30 Filed 08/03/11 Entered 08/03/11 17:22:15 Page 3 of 12

D. Reaffirmation Agreement Repayment Terms (check and complete one):

	✓	\$392.47 per month	for	5 months startin	g on_	7/6/11		
	Describe repayment terms, including whether future payment amount(s) may be different from the initial payment amount.							
					4			
				-				
E. De	scribe th	e collateral, if any, sec	curing tl	ne debt:				
		Description: Current Market Value	e	2011 CHEVROLET EQU \$ 27,350.00	XONII			
F. Did		ot that is being reaffirm	ned arise	e from the purchase o	f the co	ollateral described		
	✓Yes	. What was the purcha	ase price	e for the collateral?	\$2	21,360.45		
	□ No.	What was the amour	nt of the	original loan?		\$		
-	G. Specify the changes made by this Reaffirmation Agreement to the most recent credit terms on the reaffirmed debt and any related agreement:							
				as of the f Bankruptcy		ns After firmation		
	fees a. Annual	e due (including nd costs) Percentage Rate	-	3.84_%		761.91 3.84 %		
	Monthl	ly Payment	\$ <u>392.4</u>	-	\$ <u>392</u>	<u>47</u>		
H. Check this box if the creditor is agreeing to provide you with additional future connection with this Reaffirmation Agreement. Describe the credit limit, the Percentage Rate that applies to future credit and any other terms on future pur advances using such credit:					dit limit, the Annual on future purchases and			
PART		DEBTOR'S STAT AGREEMENT	EMEN	T IN SUPPORT O	F RE	AFFIRMATION		
A. We	re you re	epresented by an attorn	ney duri	ng the course of nego	tiating	this agreement?		
	Check	one. Yes	□No	•				
B. Is th	he credit	or a credit union?						
	Check	one. 🗆 Yes	No					
C. If y	our ansv	ver to EITHER question	on A. or	B. above is "No," co	mplete	1. and 2. below.		

11-55021-tit Doc 30 Filed 08/03/11 Entered 08/03/11 17:22:15 Page 4 of 13

240 A ,	Reaffirmation Documents	Page 3
1.	Your present monthly income and expenses are:	
	a. Monthly income from all sources after payroll deductions (take-home pay plus any other income)	\$ 10820
	b. Monthly expenses (including all reaffirmed debts except this one)	s 9499
	c. Amount available to pay this reaffirmed debt (subtract b. from a.)	\$ 1,321
	d. Amount of monthly payment required for this reaffirmed debt	\$ 392
	If the monthly payment on this reaffirmed debt (line d.) is greater than the have available to pay this reaffirmed debt (line c.), you must check the begage one that says "Presumption of Undue Hardship." Otherwise, you abox at the top of page one that says "No Presumption of Undue Hardship."	ox at the top of must check the
2.	You believe that this reaffirmation agreement will not impose an undue lor your dependents because:	hardship on you
	Check one of the two statements below, if applicable:	
	You can afford to make the payments on the reaffirmed debt becamonthly income is greater than your monthly expenses even after	

this one. You can afford to make the payments on the reaffirmed debt even though your monthly income is less than your monthly expenses after you include in your expenses the monthly payments on all debts you are reaffirming, including this one, because:

your expenses the monthly payments on all debts you are reaffirming, including

Use an additional page if needed for a full explanation.

D. If your answers to BOTH questions A. and B. above were "Yes," check the following statement, if applicable:

You believe this Reaffirmation Agreement is in your financial interest and you can afford to make the payments on the reaffirmed debt.

Also, check the box at the top of page one that says "No Presumption of Undue Hardship."

PART III. CERTIFICATION BY DEBTOR(S) AND SIGNATURES OF PARTIES

I hereby certify that:

- (1) I agree to reaffirm the debt described above.
- (2) Before signing this Reaffirmation Agreement, I read the terms disclosed in this Reaffirmation Agreement (Part I) and the Disclosure Statement, Instructions and Definitions included in Part V below;
- (3) The Debtor's Statement in Support of Reaffirmation Agreement (Part II above) is true and complete;
- (4) I am entering into this agreement voluntarily and am fully informed of my rights and responsibilities; and
- (5) I have received a copy of this completed and signed Reaffirmation Documents form.

201111					
SIGNATURE(S) (If this is	a joint Reaffirm	nation Agre	ement, both debto	rs must sigr	ı.):
Date 7/13/11	Signature 2	1/~	Debtor		
Date	Signature				
			Joint Debtor, if any		
Reaffirmation Agreemen	t Terms Accept	ted by Cre	ditor:		
Creditor Chase Auto Finance	e	201 N. (Central Ave 11th FL.	Phoenix, AZ	85004
Print Na	me		Address	_	_
ROBERT KAMME	EYER	60	x/C-	7	7) 106 - Col
Print Name of Rep	resentative		Signature		Date
PART IV. CERTIFICAT			-	·	agreement.
I hereby certify that: (1) this the debtor; (2) this agreeme of the debtor; and (3) I have agreement and any default to	nt does not impo fully advised the	ose an undu he debtor of	e hardship on the d	lebtor or any	y dependent
☐ A presumption of undue opinion, however, the debte				this agreem	ent. In my
Check box, if the presumption a Credit Union.	on of undue har	dship box is	checked on page	l and the cr	editor is not
Date 7/13/11 Signatu	re of Debtor's A	attorney	Sunt Ci	t Pl	8889
Print Na	me of Debtor's	Attorney	Courte	ر س	

Before agreeing to reaffirm a debt, review the terms disclosed in the Reaffirmation Agreement (Part I above) and these additional important disclosures and instructions.

Reaffirming a debt is a serious financial decision. The law requires you to take certain steps to make sure the decision is in your best interest. If these steps, which are detailed in the Instructions provided in Part V, Section B below, are not completed, the Reaffirmation Agreement is not effective, even though you have signed it.

A. DISCLOSURE STATEMENT

- 1. What are your obligations if you reaffirm a debt? A reaffirmed debt remains your personal legal obligation to pay. Your reaffirmed debt is not discharged in your bankruptcy case. That means that if you default on your reaffirmed debt after your bankruptcy case is over, your creditor may be able to take your property or your wages. Your obligations will be determined by the Reaffirmation Agreement, which may have changed the terms of the original agreement. If you are reaffirming an open end credit agreement, that agreement or applicable law may permit the creditor to change the terms of that agreement in the future under certain conditions.
- 2. Are you required to enter into a reaffirmation agreement by any law? No, you are not required to reaffirm a debt by any law. Only agree to reaffirm a debt if it is in your best interest. Be sure you can afford the payments that you agree to make.
- 3. What if your creditor has a security interest or lien? Your bankruptcy discharge does not eliminate any lien on your property. A "lien" is often referred to as a security interest, deed of trust, mortgage, or security deed. The property subject to a lien is often referred to as collateral. Even if you do not reaffirm and your personal liability on the debt is discharged, your creditor may still have a right under the lien to take the collateral if you do not pay or default on the debt. If the collateral is personal property that is exempt or that the trustee has abandoned, you may be able to redeem the item rather than reaffirm the debt. To redeem, you make a single payment to the creditor equal to the current value of the collateral, as the parties agree or the court determines.
- 4. How soon do you need to enter into and file a reaffirmation agreement? If you decide to enter into a reaffirmation agreement, you must do so before you receive your discharge. After you have entered into a reaffirmation agreement and all parts of this form that require a signature have been signed, either you or the creditor should file it as soon as possible. The signed agreement must be filed with the court no later than 60 days after the first date set for the meeting of creditors, so that the court will have time to schedule a hearing to approve the agreement if approval is required. However, the court may extend the time for filing, even after the 60-day period has ended.
- 5. Can you cancel the agreement? You may rescind (cancel) your Reaffirmation Agreement at any time before the bankruptcy court enters your discharge, or during the 60-day period that begins on the date your Reaffirmation Agreement is filed with the court, whichever occurs later. To rescind (cancel) your Reaffirmation Agreement, you must notify the creditor that your Reaffirmation Agreement is rescinded (or canceled). Remember that you can rescind the agreement, even if the court approves it, as long as you rescind within the time allowed.

- 6. When will this Reaffirmation Agreement be effective?
 - a. If you were represented by an attorney during the negotiation of your Reaffirmation Agreement and
 - i. if the creditor is not a Credit Union, your Reaffirmation Agreement becomes effective when it is filed with the court unless the reaffirmation is presumed to be an undue hardship. If the Reaffirmation Agreement is presumed to be an undue hardship, the court must review it and may set a hearing to determine whether you have rebutted the presumption of undue hardship.
 - ii. if the creditor is a Credit Union, your Reaffirmation Agreement becomes effective when it is filed with the court.
 - b. If you were not represented by an attorney during the negotiation of your Reaffirmation Agreement, the Reaffirmation Agreement will not be effective unless the court approves it. To have the court approve your agreement, you must file a motion. See Instruction 5, below. The court will notify you and the creditor of the hearing on your Reaffirmation Agreement. You must attend this hearing, at which time the judge will review your Reaffirmation Agreement. If the judge decides that the Reaffirmation Agreement is in your best interest, the agreement will be approved and will become effective. However, if your Reaffirmation Agreement is for a consumer debt secured by a mortgage, deed of trust, security deed, or other lien on your real property, like your home, you do not need to file a motion or get court approval of your Reaffirmation Agreement.
- 7. What if you have questions about what a creditor can do? If you have questions about reaffirming a debt or what the law requires, consult with the attorney who helped you negotiate this agreement. If you do not have an attorney helping you, you may ask the judge to explain the effect of this agreement to you at the hearing to approve the Reaffirmation Agreement. When this disclosure refers to what a creditor "may" do, it is not giving any creditor permission to do anything. The word "may" is used to tell you what might occur if the law permits the creditor to take the action.

B. INSTRUCTIONS

- 1. Review these Disclosures and carefully consider your decision to reaffirm. If you want to reaffirm, review and complete the information contained in the Reaffirmation Agreement (Part I above). If your case is a joint case, both spouses must sign the agreement if both are reaffirming the debt.
- 2. Complete the Debtor's Statement in Support of Reaffirmation Agreement (Part II above). Be sure that you can afford to make the payments that you are agreeing to make and that you have received a copy of the Disclosure Statement and a completed and signed Reaffirmation Agreement.
- 3. If you were represented by an attorney during the negotiation of your Reaffirmation Agreement, your attorney must sign and date the Certification By Debtor's Attorney (Part IV above).
- 4. You or your creditor must file with the court the original of this Reaffirmation Documents packet and a completed Reaffirmation Agreement Cover Sheet (Official Bankruptcy Form 27).
- 5. If you are not represented by an attorney, you must also complete and file with the court a separate document entitled "Motion for Court Approval of Reaffirmation Agreement" unless your Reaffirmation Agreement is for a consumer debt secured by a lien on your real property, such as your home. You can use Form B240B to do this.

C. DEFINITIONS

- 1. "Amount Reaffirmed" means the total amount of debt that you are agreeing to pay (reaffirm) by entering into this agreement. The total amount of debt includes any unpaid fees and costs that you are agreeing to pay that arose on or before the date of disclosure, which is the date specified in the Reaffirmation Agreement (Part I, Section B above). Your credit agreement may obligate you to pay additional amounts that arise after the date of this disclosure. You should consult your credit agreement to determine whether you are obligated to pay additional amounts that may arise after the date of this disclosure.
- 2. "Annual Percentage Rate" means the interest rate on a loan expressed under the rules required by federal law. The annual percentage rate (as opposed to the "stated interest rate") tells you the full cost of your credit including many of the creditor's fees and charges. You will find the annual percentage rate for your original agreement on the disclosure statement that was given to you when the loan papers were signed or on the monthly statements sent to you for an open end credit account such as a credit card.
- 3. "Credit Union" means a financial institution as defined in 12 U.S.C. § 461(b)(1)(A)(iv). It is owned and controlled by and provides financial services to its members and typically uses words like "Credit Union" or initials like "C.U." or "F.C.U." in its name.

Reaffirmation Documents

Introduction

A debtor in a bankruptcy case may decide to remain legally obligated to pay a debt that would otherwise be discharged in bankruptcy. This is called *reaffirming a debt*. Reaffirming a debt is voluntary; debtors are not required to reaffirm any debt.

The Bankruptcy Code allows debtors to reaffirm debts, but an agreement to reaffirm a debt will be enforceable despite the bankruptcy discharge only if it complies with specific procedures. Director's Form B240A (Reaffirmation Documents) includes the Reaffirmation Agreement, disclosures, and other documents necessary for a debtor to reaffirm a debt.

This form cannot be used with a separate, attached Reaffirmation Agreement because some of the required disclosures are contained in the Reaffirmation Agreement portion of the form, rather than in the Disclosure Statement portion of the form. Because § 524(k)(3)(J)(i) contemplates that a separate Reaffirmation Agreement may be used as long as the proper disclosures have been made, parties should draft their own documents, use Director's Form B240A/B ALT, or use other forms authorized by local courts if they want to use a separate attached Reaffirmation Agreement.

Applicable Law

The reaffirmation of debt is governed by 11 U.S.C. § 524(c), (d), and (k). A Reaffirmation Agreement is enforceable only if it complies with these Bankruptcy Code provisions. 11 U.S.C. § 524(c). For example, any agreement to reaffirm a dischargeable debt must be entered into before the debtor receives a discharge. 11 U.S.C. § 524(c)(1).

In addition, § 524(k) sets out extensive specific and detailed descriptions of the disclosures that a debtor must receive before or at the time the debtor signs the Reaffirmation Agreement. 11 U.S.C. § 524(c)(2). The required disclosures consist of the Reaffirmation Agreement, the Disclosure Statement, and other documents described in § 524(k). 11 U.S.C. § 524(k)(1). Disclosures may be "made in a different order and may use terminology different from that set forth in paragraphs (2) through (8)," with the exception of two terms - "Amount Reaffirmed" and "Annual Percentage Rate" – that must be used where indicated. 11 U.S.C. § 524(k)(2).

The January 2007 version of Director's Form B240A (now designed as B240A/B ALT) which implemented the reaffirmation disclosures and form requirements of the 2005 Bankruptcy Abuse Prevention and Consumer Protection Act, carefully tracked the statutory language and organization. As a result, the form was quite long and some of the most significant information needed for court review followed many pages of preliminary disclosures and information.

Based on the authority provided by 11 U.S.C. § 524(k)(2), this revised form organizes the required information in a different order, bringing information important to the court to the beginning of the document while directing the debtor's attention to pertinent disclosures and definitions that must be reviewed before entering into the Reaffirmation Agreement. It also

streamlines the documents and uses language that is easier to understand. To avoid redundancy, some of the required disclosures are included in the Reaffirmation Agreement and are simply referred to in the Disclosure Statement.

The Amount Reaffirmed in Part I.B., includes a blank in which to insert the date of the disclosures to provide a definite, identifiable termination point for the accrual of fees and costs. See 11 U.S.C. § 524(k)(3)(C)(ii).

Section 524(k)(3)(E) provides for the disclosure of the "Annual Percentage Rate" that applies to the reaffirmed debt, and the statutory provision includes great detail about how to compute that rate. The form contains a space to fill in the Annual Percentage Rate (which the creditor must calculate according to the detailed statutory instructions) and requires disclosure as to whether the rate is fixed or variable. *Annual Percentage Rate* is defined in Part V.C. of the form as the "interest rate on a loan expressed under the rules required by federal law." The revised form omits the statutory detail about how the rate is determined.

Directions

This Director's form is optional. Do not use it with a separate, attached Reaffirmation Agreement.

This form does not replace the Reaffirmation Cover Sheet required by Fed. R. Bankr. P. 4008(a), even though some of the required information is the same.

Fill in the blanks at the top of the form, entering the district in which the bankruptcy case is filed, the debtor or co-debtors' names, case number, and chapter number. Fill in the name of the creditor, and check the box if the creditor is a credit union. If the creditor is not a credit union, leave the box blank.

All blanks should be filled in and all appropriate boxes checked. If two boxes appear in an answer, check one.

Part I: Reaffirmation Agreement

- A. Describe the original agreement being reaffirmed.
- B. Fill in the total amount of the debt being reaffirmed. Fill in the date the disclosure was prepared.
- C. Fill in the Annual Percentage Rate, as determined under the appropriate method set out in 11 U.S.C. § 524(k)(3)(E). If more than one interest rate applies to the reaffirmed debt, the creditor may write in more than one rate. Check the appropriate type of rate for the loan.
- D. Indicate the repayment terms. The creditor may include additional lines if multiple balances are to be paid at different rates or if the form categories do not adequately cover the terms of this Reaffirmation Agreement. The court needs this information to review the Reaffirmation Agreement.

Part II: Your Statement in Support of Reaffirmation Agreement

- A and B. If an attorney did not represent the debtor <u>or</u> if the creditor is not a credit union, fill out C.1. and C.2.
- C.1.a-d. Fill in information about present income and expenses. Do not use income and expense information from the bankruptcy schedules unless it is identical to the present income and expenses. Calculate the amount available to pay the reaffirmed debt. Then check the appropriate box at the top of page 1.
- C.2. Check whether the payments on the reaffirmed debt will impose an undue hardship on debtor or debtor's dependents. If the monthly income is less than the monthly expenses, the debtor must explain why reaffirming the debt will not cause an undue hardship. The debtor should identify any additional sources of funds to make the payments.
- D. If the debtor is represented by an attorney <u>and</u> the creditor is a credit union, indicate whether the debtor believes that the reaffirmation agreement is in the debtor's financial interest and the debtor can afford to make the payments. Then check the box on page 1 that says, "No Presumption of Undue Hardship."

Part III: Certification by Debtors and Signatures of Parties

Any debtor (including any joint debtor) who agrees to reaffirm a debt must sign and date the certification. Fill in the creditor's name and address, along with the printed name of the creditor's representative who negotiated the Reaffirmation Agreement. The representative must sign and date the Reaffirmation Agreement.

Part IV: Certification by Debtor's Attorney (if any)

Fill out this certification if the debtor was represented by an attorney in negotiating the Reaffirmation Agreement. See 11 U.S.C. § 524(c)(3) and (k)(5).

Part V: Disclosure Statement and Instructions to Debtors

This part of the Reaffirmation Documents contains definitions, the additional required disclosures that are not included in the Reaffirmation Agreement itself, and instructions to the debtor.